EXHIBIT "A"

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5
     BJORN HAGLID,
                                  C.A. NO.
 6
                  Plaintiff,
                                04C-07-192 (JRS)
 7
            v.
                                    ORIGINIAI
 8
     LOBFRINDA PULLMAN,
 9
                  Defendants.
10
11
                      June 1, 2005
12
13
                    Arbitration hearing in the
14
     above matter, held in the offices of
     Rosenthal, Monhait, Gross & Goddess, Suite
15
     1401, 919 North Market Street, Wilmington,
     Delaware 19801, beginning at 10:14 a.m., on
     the above date, before Shenna M. Basye-Cara,
16
     a Professional Reporter and a Notary Public
17
     in the State of Delaware.
18
19
20
             ESQUIRE DEPOSITION SERVICES
22
            Suite 760, One Commerce Center
                 12th & Orange Streets
23
              Wilmington, Delaware 19801
                     (302) 426-9857
24
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reasonable attempt to effect service. Plaintiff's mailings of his Notices reasonable attempt to effect service. Plaintiff's mailings of his Notices of Lawsuit and Request for Waiver (the "Requests for Waiver") (D.I. 11, of Lawsuit and Request for Waiver (the "Requests for Waiver") (D.I. 11, of Lawsuit and Request for Waiver (the "Requests for Waiver") (D.I. 12, of Lawsuit and Request for Waiver (the "Requests for Waiver") (D.I. 12, of Lawsuit and Request for Waiver (the "Requests for Waiver") (D.I. 12, of Lawsuit and Request for Waiver) (D.I. 12, of Lawsu

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 1
                   LINDA PULLMAN, after having
 2
           been duly sworn, was examined and
 3
            testified as follows:
 5
                     EXAMINATION
 6
 7
 8
    BY MR. ROSEMAN:
9
                Where did you live on
            Q.
10
    March 23, 2003?
11
                  716 Berry Road, Wilmington,
12
     Delaware. B-E-R-R-Y.
13
                  Who did you live there with?
            Q.
14
                At -- what date was that?
            A.
15
                 March 23, 2003.
            0.
16
            A. From what I remember, in all
    actuality, I was living there by myself at
17
18
     that time.
19
            Q. Did you have a relationship
20
   with the codefendant?
21
            A. Yes, I did.
22
                What was the nature of the
23
    relationship?
                   It was completely and --
24
            A.
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- have resided together. During the course of
- 3 that time his wife was on her way, coming
- 4 here. She had never been here, but she was
- 5 coming here. And even though him and I had
- an extramarital affair -- or he had an 6
- 7 extramarital affair, we knew she was coming
- 8 and I think at that point he had returned to
- 9 living back in New Castle.
- 10 When was the last time you
- 11 recall living with the codefendant?
- 12 I honestly don't remember. It A.
- 13 at various points was tumultuous and -- so I
- 14 really, honestly couldn't tell you.
- 15 Did the codefendant own a
- 16 motor vehicle?
- 17 Α. I believe. Yeah.
- 18 0. Do you know what type of motor
- 19 vehicle he owned?
- 20 I don't remember. A.
- 21 0. Did he own a motor vehicle on
- 22 March 23, 2003?
- 23 From what I remember, uh-huh. A.
- 24 Did you own a motor vehicle on Q.

7	17
1	THE ARBITRATOR: There may be
2	an opportunity to clarify something.
3	I'm sorry.
4	MR. MONES: That's okay.
5	MS. PULLMAN: It's all right.
6	THE ARBITRATOR: I shouldn't
7	say language barrier, but I don't
8	speak Spanish. Mr. Roseman, I guess
9	you don't speak Spanish either.
10	MR. ROSEMAN: No.
11	
12	LORENZO ROMERO-SANCHEZ after
13	having been duly sworn through the
14	interpreter, was examined and
15	testified as follows:
16	
17	EXAMINATION
18	
19	BY MR. ROSEMAN:
20	Q. What is your full name?
21	A. Lorenzo Sanchez Romero.
22	Q. Where were you living on
23	March 22, 2003?
24	A. In Newark, Delaware.

3	A. Yes. We had an intimate
4	relationship and sometimes I stayed at her
5	house.
6	Q. When was the last time you had
7	stayed at her house?
8	A. I don't remember the exact
9	date. We did have some difficult times
10	because of the accident, but I remember that
11	month and it could have been March.
12	Q. During the course of your
13	relationship with the codefendant, would you
14	lie to her on a regular basis?
1.5	MR. MONES: Objection. Before
16	he answers, I want a ruling. Is
17	that that is that's an
18	irrelevant and prejudicial question.
19	THE ARBITRATOR: Well, of
21	he did lie frequently.
22	MS. PULLMAN: Regarding women.
23	MR. ROSEMAN: I also think his
24	credibility in this case is

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